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Application for United States Parent

## DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby despite that:

I believe I am the origin inventor (if plural name; are lists invention entitled:	al, lirst and sole inventor ( al below) of the subject ma	if only one name is listed below) or an or ther which is cisinged and for which a pa	e ध्वाी ,धिमधे तेष्ठका ये ध्वर्म	nd joint 1 op the
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inventor's cartificate baving a file Prior Foreign Application(s) P2003-093761	ng date before ther of the s	o 35, United States Code, 1 119 of any for bit the state of any foreign application of any foreign application of any foreign application of which priority is claimed:  31/March/2003	a for putent d	velaimed velaimed
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application in the manner provide to direless material information or filing date of the prior application	ed by the first paragraph o	intes Cade, ' 120 of any United States of t of this upplication is not disclosed in the f Title 35, United States Code, ' 112, I w of Federal Regulations, ' 1.56 which occ international filing data of this application	prior Unite deswittige s	d States
(Application Serial No.)	(FiRing Date)	(Sment: patented, pending, aban	doned)	
and Trademark Office connected	therewith All corresponde	appoint Scan M. McGinn, Rog. No. 14, 1 scate this application and transact all bi ner should be directed to McGinn & Gil irginia 22182-3817. Telephone calls shot	trinew in the	Pelent
I hereby desiare that all information and boiler are boilered	sinbiments made herein of to be true; and further th	my own knowledge are true and that all use those statements were made with the i	xiatements re knowledge th	es spor

false statement; and the like so made are punishable by fitte or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeependize the validity of the application or any putent laund thereon.

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	re sinched berem if the present (nvention includes more	
"Title 37, Code of Federal		
teachings of all information parent application has a de to disclose to the Office all The duty to disclose information.	ture is affected with a public interest. The public interest when, at the time an application is being examined, the tannerful to patentability. Each individual associated with your cander and good fuith toward the Patent and Trailinformation known to that individual to be naterial to present with respect to each pending chim until the caden becomes abandoned.	Office is aware of and evaluates the lik the filing and presecution of a femark Office, which includes a duty

(b) Under this section, information is material to patentability when it is not examinate to information already of record or being made of record in the application, and (1) it establishes by lead or in combination with other information, a prival facts case of impatentability; or (2) is reduced, or is inconsistent with, a position the applicant takes in; (1) opposing an argument of impatentability relied on by the Office, or (1) asserting an argument of patentability.